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PART I—Section 1

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MINISTRY OF COMMERCE & INDUSTRY

PUBLIC NOTICE

IMPORT TRADE CONTROL

New Delhi, the 1st December 1959

SUBJECT.—*Licensing of Coal-tar dyes, certain types of textile chemicals, gums against exports of cotton cloth to powerloom establishments under the Cotton Textiles Export Incentive Scheme.*

No. 114-ITC(PN)/59.—It has been decided that effective from the quarter July/September, 1959, import licences for Coal-tar dyes, textile chemicals and gums against exports of cotton cloth produced in powerloom establishments having no spinning plant, will be granted under the Cotton Textiles Export Incentive Scheme in the manner specified below:—

A. Exporters exporting out of India cloth produced in powerloom establishments having 24 powerlooms or less will be granted import licences for import of coal-tar dyes, textile chemicals and gums as specified in the Annexure to Public Notice No. 87-ITC(PN)/58, dated the 31st October, 1958, at the rate of:—

(a) Rs. 10 (Rupees ten) for every 100 (one hundred) yards of such cloth exported, if the export effected is in linear yards;

OR

(b) Rs. 7.50 (Rupees Seven and fifty Naye Paise) on every 25 lbs. of such cloth exported, if the export effected is by weight provided, however,

(i) the exporters of cloth have been duly permitted by the respective Central Excise Authorities as *bona fide* exporters;

(ii) the exporters of cloth got themselves registered with the Textile Commissioner, Bombay;

AND

(iii) the Textile Commissioner, Bombay certifies the import entitlements on the exports so effected

(1217)

B. Against exports of cloth produced in powerloom establishments having 25 looms or more, import licences for import of coal-tar dyes, textile chemicals and gums as specified in the Annexure to Public Notice No. 87-ITC(PN)/58, dated the 31st October, 1958 will be granted as under:—

	Value of import entitlements in respect of exports of grey cloth.	Value of import entitlements in respect of exports of dyed or processed cloth.
Powerloom establishments having 25 looms or more, whose cotton cloth is exported.	2% of the f. o. b. value of exports.	2% of the f. o. b. value of exports.
Registered processors processing duty-paid cloth produced in powerloom establishments having 25 looms or more, for export.	—	4% of the f. o. b. value of exports.
Exporters exporting cloth produced in powerloom establishments having 25 powerlooms or more.	2% of the f. o. b. value of exports.	2% of the f. o. b. value of exports.

NOTE I.—Any party under category 'B' above who performs more than one of the functions of manufacturing, processing or exporting shall be entitled to claim licences equal to those admissible under the respective categories, whether manufacturer or processor or exporter.

NOTE II.—Registered processors in the case of cloth herein referred to shall mean processors licensed under the Central Excise Rules.

2. The respective import entitlements under either of the categories 'A' or 'B' above, shall be permissible only if the cloth exported has been produced by powerloom establishments who had obtained Texmark Numbers from the Textile Commissioner, Bombay, to be stamped on the cloth produced by them, and shall further be subject to such terms and conditions as the Textile Commissioner may prescribe for claiming the respective entitlements specified in this Public Notice.

3. Applicants should apply for import licences to the Joint Chief Controller of Imports and Exports, Bombay, only once in a quarter on the basis of exports effected in the preceding quarter, after obtaining certificates of Import entitlements from the Textile Commissioner, Bombay, in accordance with such procedure as he may prescribe for claiming the import entitlements.

K. T. SATARAWALA,
Chief Controller of Imports and Exports.